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MURPHY ON THE STAND

Says He Did Not Shoot Joe Perry.

Defendant in Murder Case Makes Denial.

Case Will Go to Jury Today. Another Lanai Dispute—Gear Gives Decision.

"Did you shoot Joe Perry?"
"I did not."
"Do you know who did?"
"I do not."

The above conversation took place yesterday afternoon between Pat Murphy and his counsel during the examination of the defendant who is on trial for murder. Murphy supplemented his positive denial of the commission of the crime by a statement that he never had trouble with the murdered man, Joe Perry. The cross-examination so far has not materially shaken the testimony.

"Do you know whether Kalo has a rifle?" was the next question put to Murphy.

"He has."

"How do you know?"

"I have seen him use it."

Murphy was of course the principal witness in his own behalf yesterday. He denied absolutely having anything to do with the crime, and said that Kalo told him Joe had been kicked. When he saw the man was dead he started for the railroad station to inform the police and L. L. McCandless. Murphy also denied that he had sent Kalo to water a mule, as the native had testified.

"Why didn't you tell him to?" asked his counsel.

"I didn't care whether he was wet or dry," was the answer. "I didn't care whether he lived or died."

Murphy further denied having trou-

ble with the murdered man. He admitted that fifteen dollars had been stolen from him, but said he had never accused Perry of taking it, and that he was on good terms with the deceased. As to the witness Makaweli he said that he had been discharged for taking milk, and as to other witnesses for the prosecution he denied that he was on bad terms with them. As to the natives who testified against him, he said he could not have been in trouble with them because he was unable to talk Hawaiian.

At five o'clock a recess was taken until evening, and then the cross-examination of Murphy began. This occupied the entire evening session and after brief rebuttal the case will probably go to jury this afternoon, unless the arguments are very lengthy.

BEFORE DE BOLT.

Judge De Bolt disposed of a large number of criminal cases yesterday. Rosales, charged with selling liquor, was acquitted. He was the same man over whom a jury disagreed in Robinson's court this term.

Eda was found guilty of a social offense and fined fifteen dollars, the jury recommending mercy. In the case of Naito and Suchira, on a similar charge, the jury rendered a verdict of not guilty. A nolle prosequi was entered in the case of Josephine Clark, who was also charged with a like offense.

In the case of Ah Yau, charged with common nuisance, a nolle prosequi was also entered.

MORE LANAI TROUBLE.

G. H. Hayselden has brought suit for an accounting in the matter of the estate of Walter Murray Gibson, deceased. W. H. Pain and Mrs. Elise V. Neumann are named as defendants, and it is alleged that they have not accounted to plaintiff for the one-third share the estate had in the property on the island of Lanai.

GEAR DECIDES A CASE.

Judge Gear rendered a decision yesterday in the case of Markham vs. Johnson ordering the defendant to make an accounting. The parties are sisters and Gear holds that the plaintiff is entitled to share in property held by Mrs. Johnson, and so orders the accounting.

COURT NOTES.

The sale of real estate in the case of Elizabeth H. Robinson vs. L. J. Robinson was approved by Judge Gear yesterday. Judge Robinson approved the sale in the case of Bailey et al. vs. Cushingham et al.

Judge De Bolt has rendered judgment for H. C. Reid against Daniel McKenzie in the sum of \$89 for board and lodging.

THE WONDER

This is the last week of the big millinery sale at the Wonder. Those wishing stylish millinery at prices that will astonish them must come this week. The stock is still unbroken, all can be suited. Remember the place, 1160 Fort street.

HENRY E. COOPER RESIGNS AS SUPT. OF PUBLIC WORKS

Henry E. Cooper yesterday tendered his resignation as Superintendent of Public Works, and it was accepted by Governor Dole to take effect July 1st. Mr. Cooper will resume the practice of law as a member of the firm of Kinney, McClanahan and Bigelow. No appointment of his successor will be made before next month, and as no commission can be issued until July 1st, it is not likely that a name can be submitted to the Senate for confirmation at the present session. Marston Campbell is mentioned as Cooper's probable successor.

"I tendered my resignation orally to Governor Dole this morning to take effect July 1st," said Superintendent Cooper yesterday. "I was offered the opportunity to return to the practice of my profession, a step which I have been considering for many months, and this was an opportune time for me to do so. There was no particular reason why I should not do so, though I would have been very glad to put into execution the public improvements that have been planned. It was my intention to return to the practice of law at some time and after consultation with the Governor he manifested his willingness for me to avail myself of this opportunity to associate myself with the law firm of Kinney, McClanahan & Bigelow."

"Yes, my appointment was for four years, but it was understood that I should not continue that long, and it has never been my intention to remain any longer than the Governor's term."

Mr. Cooper has been in the service of the government since 1893 when he came into prominence as Chairman of the Committee of Safety. He has held almost every important office within the gift of the Republic and Territory, acting at different times as President and Governor, and holding the offices of Attorney General, Minister of Interior, Superintendent of Public Instruction, Circuit Judge, President of the Board of Health, Minister of Foreign Affairs, Treasurer, Secretary of the Territory, and Superintendent of Public Works.

Afternoon Dispatches From Associated Press.

ST. PETERSBURG, Russia, May 26.—It is reported that 20,000 families in Kishineff are destitute.

PITTSBURG, Pa., May 26.—An explosion in the Federal mine today killed four miners and injured a large number.

MANILA, P. I., May 26.—The insurgents of Cebu have been defeated by American troops and 68 of the rebel band killed.

PHILADELPHIA, Pa., May 26.—One hundred thousand textile workers in the mills of this city threaten to go out on strike.

PLYMOUTH, Eng., May 26.—The Peruvian gunboat Loreto sunk today. The accident was due to a leak which was not discovered till too late to save the ship.

CHICAGO, Ill., May 26.—Judge Grosscup today issued a restraining order against the Beef Trust to prevent its further organization or operation. It is held that the Trust is violating the Sherman Act and is operating to restrain freedom of trade.

SPOKANE, Wash., May 26.—President Roosevelt's train arrived in Spokane at an early hour, but he found the crowds out to see him. His stay was only for a few hours. During the day the President stopped at Tekoa, and crossed the line into Idaho.

NEW YORK, N. Y., May 26.—In the trial races held today the defender Reliance defeated both the Columbia and the Constitution. The new defender was handled well and easily showed herself to be the superior boat. There seems little question that the Reliance will be selected to defend the cup.

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White Rock Water Has No Peer!! It is Used By King Edward

Since the King's illness he has been recommended by his physicians to dilute his wine, and at the Guildhall Luncheon on Saturday last two bottles of effervescent spring water, called "White Rock" were placed beside His Majesty's plate. The water comes from a natural spring in the western part of the United States called Waukesha, and is very brilliant and pleasant to the palate. It was sent to the King as a present by a friend, and His Majesty used it in place of the usual Roshach or Apollinaris.

—From the Table, London, Nov. 1st, 1

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